

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

Amateur Athletic Union of the United States, Inc.

Plaintiff,

vs.

Matthew Williams; Jam On It Basketball Academy,
Inc.; Jam On It, LLC; Jam On It Sportsplex, LLC;
Michael Williams; Ennis Wesley; Tatiana Wesley;
Brennan Sullivan; Sportsplex Las Vegas, LLC; John
Does 1-10 and Doe Corps. 1-10,

Defendants.

Ennis Wesley; Tatiana Wesley

Counterclaimant,

vs.

Amateur Athletic Union of the United States, Inc.

Counterdefendant.

Case No.: 2:23-cv-00864-ART-BNW


ORDER GRANTING

**Amended Stipulation to
Dismiss the 11th Cause of
Action Without Prejudice**

Plaintiff, Matthew Williams, Jam On It Basketball Academy, Inc. and Jam On It, LLC stipulate to dismiss the 11th cause of action in the complaint, entitled intentional interference with prospective economic advantage. This dismissal is without prejudice. Each party to this stipulation will bear its own fees and costs. Once approved, this stipulation moots the motion to dismiss that Matthew Williams, Jam On It Basketball Academy, Inc. and Jam On It, LLC filed.¹

¹ ECF No. 35.

Matthew Williams, Jam On It Basketball Academy, Inc. and Jam On It, LLC will file their answer no later than 14 days after the court approves this stipulation.

 <p><u>/s/ Michael Lowry</u> Michael P. Lowry, Esq. Nevada Bar No. 10666 Attorneys for Amateur Athletic Union of the United States, Inc.</p>	<p>BROWNSTEIN HYATT FARBER SCHRECK, LLP</p> <p><u>/s/ Arthur Zorio</u> Matthew D. Francis, Esq. Nevada Bar No. 6978 Arthur A. Zorio, Esq. Nevada Bar No. 6547 Attorneys for Matthew Williams, Jam On It Basketball Academy, Inc.; and Jam On It, LLC</p>

It is so ordered.



Anne R. Traum
United States District Court Judge